

## **NORTH AMERICAN CAR CORPORATION**

33 West Monroe Chicago, IL U.S.A. 60603 Telephone 312.853,5000 Telex #255222

1-084A014

'C Washington, D. C.

Edward H. Soderstorm II General Counsel Remarketing Service Division and Investor Management Programs Law Department

312.853.5324

March 25, 1981

Secretary Interstate Commerce Commission Washington, D.C. 20423

1.1co. Lee -12031-1 Filing of Amendment No. 6 ("Amendment") dated March 25, 1981, to the Bailment Agreement and Assignment of Leases ("Bailment Agreement") dated as of June 10, 1980, between North American Car Corporation ("NAC") and Manufacturers National Bank of Detroit, as Owner-Trustee

Dear Secretary:

Enclosed for recording under 49 U.S.C. \$11303 are six executed counterparts of the Amendment. The Amendment amends Article 4 of the Bailment Agreement to delete the equipment described in the Amendment from the provisions only of that Article which grants NAC a purchase money security interest in various equipment. That equipment is not released from the other terms and conditions of the Bailment Agreement. The Bailment Agreement was recorded with the Interstate Commerce Commission on July 23, 1980, as Document No. 12031.

NAC's address is 33 West Monroe, Chicago, Illinois The address of Manufacturers National Bank of Detroit, as Owner-Trustee under The American Road Owner Trust No. 2 is 100 Renaissance Center, Detroit, Michigan 48243, Attention: Corporate Agencies Administration.

Also enclosed is a check payable to the Interstate Commerce Commission in the amount of \$10 as the recording fee for the Amendment.

Pursuant to the Commission's rules and regulations for the recording of certain documents under 42 U.S.C. \$113030 you are hereby requested to duly file two of the enclosed Counterparts for record in your office and to return the  $\Sigma$ remaining four counterparts, together with the Secretary Certificate of Recording, to the messenger making this **B**R. delivery.

If you have any questions, please contact me.

Very truly yours,

Edward H. Soderstrom II Assistant Secretary

AMENDMENT NO.

TO BAILMENT AGREEMENT AND ASSIGNMENT OF LL. PROPERTY OF THE EQUIPMENT ENUMERATED HEREIN FROM THE TERMS

THE EQUIPMENT AGREEMENT.

PATLMENT AGREEMENT. RELEASE OF THE EQUIPMENT ENUMERATED HEREIN FROM THE TERMS AND CONDITIONS OF THE BAILMENT AGREEMENT.

and Assignment of Leases dated as of June 10, 1980, as recorded with the Interstate Commerce Commission at 1:25 PM, July 23, 1980, as Recordation No. 12031 ("Bailment Agreement"), the Manufacturers National Bank of Detroit, as Owner Trustee, granted to North American Car Corporation ("NAC") a purchase money security interest in the railroad equipment from time to time subject thereto, and any Lease in respect thereof (as defined in the Bailment Agreement).

NAC, as seller of the following described equipment ("Equipment"):

> 56 4750 cu.ft. covered hopper cars (SN 63185-63215, 63880-63904) (CNW 190178-190208, 190690-190714)

hereby releases its purchase money security interest, therein, and in and to any Lease in respect of any of the Equipment.

This amendment shall not be deemed in any way whatsoever to release any purchase money security interest hereinafter claimed by NAC in any other equipment subject to the Bailment Agreement, or any Lease in respect thereof, or to otherwise release the above described Equipment from the terms and conditions of the Bailment Agreement, as supple- • mented from time to time, other than the grant of the purchase money security interest pursuant to Article 4.

March 25, 1981 DATED:

(SEAL) ATTEST: NORTH AMERICAN CAR CORPORATION

(SEAL)

MANUFACTURERS NATIONAL BANK OF DETROIT, not individually but solely as Owner Trustee

Director of Investor Management

DONALD E. BLACK

Harold Wong

Programs

VICE PRESIDENT & SENIOR TRUST OFFICER

ATTEST:

STATE OF ILLINOIS COUNTY OF COOK	) ) ss )	,	
	arold Wong to me property is and does dinvestor Management tion, the corporatoregoing instrumention, that the seate seal; that it wo ctors of said corp	spose and say that Programs of North ion described in a lat; that he knows that affixed to said is so affixed by oration, and that it	ho, he nd he instru- rder
(SEAL) My Commission Expires	ŕ	Notary Public	
STATE OF MICHIGAN COUNTY OF WAYNE	) ) ss )		•
On this 19 me personally appears personally known, who is a yICE PRESIDENT & of Detroit, that one instrument is the consaid instrument was ation by authority of that the execution of act and deed of said	rporate seals all rporate seal of sa signed and sealed its Board of Dir the foregoing in corporation.	id corporation and on behalf of said ectors and he acknows the first control of the control of t	ng that corpor- owledged
(SEAL)  My Commission Expires	Acting In Wayne County, My Commission Fusion		